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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/711,006	08/17/2004	Jack Klootz	10885.3802 5005		
22235 75	90 06/14/2005		EXAM	INER	
MALIN HALEY AND DIMAGGIO, PA 1936 S ANDREWS AVENUE FORT LAUDERDALE, FL 33316			LE, KHANH H		
			ART UNIT	PAPER NUMBER	
			2875	<u> </u>	
			DATE MAILED: 06/14/2009	DATE MAILED: 06/14/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No	<u>. </u>	Applicant(s)			
Office Action Summary							
		10/711,006		KLOOTZ, JACK			
		Examiner		Art Unit			
		Khanh H. Le		2875			
Period fo	The MAILING DATE of this communication ap or Reply	pears on the cov	er sheet with the co	orrespondence address			
THE - External after - If the - If NC - Failu	ORTENED STATUTORY PERIOD FOR REPLEMAILING DATE OF THIS COMMUNICATION. Insions of time may be available under the provisions of 37 CFR 1. SIX (6) MONTHS from the mailing date of this communication. In period for reply specified above is less than thirty (30) days, a replement of the provision of time may be available under the provisions of 37 CFR 1. SIX (6) MONTHS from the mailing date of this communication. In period for reply specified above, the maximum statutory period reply within the set or extended period for reply will, by statut reply received by the Office later than three months after the mailing date of this communication.	136(a). In no event, how oly within the statutory many will expire te, cause the application	wever, may a reply be time ninimum of thirty (30) days e SIX (6) MONTHS from to to become ABANDONED	ely filed will be considered timely. the mailing date of this communication. (35 U.S.C. § 133).			
Status							
1) 又	Responsive to communication(s) filed on 17 A	August 2004.					
<i>'</i>	This action is FINAL . 2b)⊠ This action is non-final.						
<i>'</i> —	Since this application is in condition for allowa			secution as to the merits is			
,	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Dispositi	ion of Claims						
4)🖂	Claim(s) 1-5 is/are pending in the application.						
	4a) Of the above claim(s) is/are withdrawn from consideration.						
5)[Claim(s) is/are allowed.						
6)⊠	Claim(s) <u>1-5</u> is/are rejected.						
7)	Claim(s) is/are objected to.						
8)	Claim(s) are subject to restriction and/or election requirement.						
Applicat	ion Papers						
9)	The specification is objected to by the Examin	er.					
10)🖂	0)⊠ The drawing(s) filed on <u>17 August 2004</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.						
,	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11)	11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority (under 35 U.S.C. § 119						
a)	Acknowledgment is made of a claim for foreig All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureaction for a list	nts have been red nts have been red ority documents l au (PCT Rule 17	ceived. ceived in Application have been receiven .2(a)).	on No ed in this National Stage			
Attachmer	• •	, г	7 Intonúcio Como	(DTO 442)			
	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948)	4) L	Interview Summary Paper No(s)/Mail Da				
3) Infor	mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08 er No(s)/Mail Date	· =		atent Application (PTO-152)			

U.S. Patent and Trademark Office PTOL-326 (Rev. 1-04)

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DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:
 - 1. Determining the scope and contents of the prior art.
 - 2. Ascertaining the differences between the prior art and the claims at issue.
 - 3. Resolving the level of ordinary skill in the pertinent art.
 - 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.
- 3. Claims 1-5 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lagerway et at. (US Patent No. 5,774,271) in view of Lehrer (US Patent No. 6,604,847 B2)
- 4. With respect to claim 1, Lagerway teaches a surgical headlight system having a housing (fig. 3, item 32), a lens assembly (item 70), a fiber optic rod (cable, item 19), a light path (optical axis, item 41), but did not teach the use of the power source and the LED light source. Lehrer teaches a portable reading light device that use LED as the light source (fig 4, item 33) and an electrical power source (fig 8, item 52) is less expensive to make because it does not use fiber optic cable. It would have been obvious to one having ordinary skill in the art at the time of the invention was made to

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use the LED light source of Lehrer for the for the surgical headlight of Lagerway so that it would cost less to produce.

- 5. With respect to claim 2, Lagerway's surgical headlight system has a means (fig. 3, item 38) to attach the surgical headlight system to the headband to be worn by a surgeon.
- 6. With respect to claim 3, Lagerway did not teach to use LED in the surgical headlight system. Lehrer teaches to use white light LED in the surgical headlight system. LED could emitted light color temperature about 7000K, whereas incandescent can produce light color temperature at 3200K and less desirable than LED (col. 6, line 23-26). It would have been obvious to one having ordinary skill in the art at the time of the invention was made to use the white light LED of Lehrer for the for the surgical headlight of Lagerway so that the LED would emitted white light with the color temperature at about 7000K which is more desirable for surgical procedures than orange colored light with temperature at 3200K of incandescent.
- 7. With respect to claim 4, Lagerway's surgical headlight system has a mirror (fig. 3, item 60) mounted in the light path.
- 8. With respect to claim 5, Lagerway teaches a surgical headlight system having a housing (fig. 3, item 32), an opening for emitting light (lens, item 72), an optical light path (optical axis, item 41), and light transmission elements (items 40, 42, 44, and 72), but did not teach the use of the LED light source. Lehrer teaches a portable light device that use LED as the light source (fig 4, item 33) is less expensive to make because it does not use fiber optic cable. It would have been obvious to one having ordinary skill

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in the art at the time of the invention was made to use the LED light source of Lehrer for the surgical headlight of Lagerway so that it would cost less to produce.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Khanh H. Le whose telephone number is (571) 272-8325. The examiner can normally be reached on Monday - Friday, 8:00 AM - 5:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Sandra O'Shea can be reached on (571) 272-2378. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

> Khanh H Le Examiner Art Unit 2875

KHL

Kandra O'Shea Supervisory Patent Examiner Technology Center 2800